

ROBB EVANS & ASSOCIATES LLC

Receiver of

**Homeland Financial Services, National Support Services, LLC, United Debt Recovery, LLC,
Freedom First Financial, LLC, Prosper Financial Solutions,
USA Debt Co, LLC, aka USADEBT.CO.COM and
Monitor of Nationwide Support Services, Inc.**

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**Federal Trade Commission v. Dennis Connelly, et al.
CASE No. SACV 06-701 DOC (RNBx)**

Order:

- (1) Approving and Authorizing Payment of Permanent Receiver's and Monitor's Fees and Expenses, and for Approval and Payment of Fees and Expenses of Permanent Receiver's and Monitor's Professionals [October 1, 2006 Through November 30, 2006]; and**
- (2) Approving Limited Notice of Motion under Local Civil Rule 66-7**

Filed February 23, 2007

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FILED-SOUTHERN DIVISION
CLERK, U.S. DISTRICT COURT
FEB 23 2007
CENTRAL DISTRICT OF CALIFORNIA
BY

6 Attorneys for Permanent Receiver and Monitor
7 ROBB EVANS and ROBB EVANS &
ASSOCIATES LLC

8 UNITED STATES DISTRICT COURT
9 CENTRAL DISTRICT OF CALIFORNIA

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LOGGED

FEDERAL TRADE COMMISSION,
Plaintiff,

v.

DENNIS CONNELLY, et al.,
Defendants.

CASE NO. SACV-06-701 DOC
(RNBx)

ORDER (1) APPROVING AND
AUTHORIZING PAYMENT OF
PERMANENT RECEIVER'S AND
MONITOR'S FEES AND
EXPENSES, AND FOR APPROVAL
AND PAYMENT OF FEES AND
EXPENSES OF PERMANENT
RECEIVER'S AND MONITOR'S
PROFESSIONALS [OCTOBER 1,
2006 THROUGH NOVEMBER 30,
2006]; AND (2) APPROVING
LIMITED NOTICE OF MOTION
UNDER LOCAL CIVIL RULE 66-7

DATE: FEBRUARY 26, 2007

TIME: 8:30 A.M.

PLACE: COURTROOM 9D

The matter of the Motion for Order (a) Approving and Authorizing Payment
of Permanent Receiver's and Monitor's Fees and Expenses, and for Approval and
Payment of Permanent Receiver's and Monitor's Professionals [October 1, 2006
Through November 30, 2006]; and (2) Approving Limited Notice of Motion under

FILED

1 Local Civil Rule 66-7 ("Fee Motion") filed by Robb Evans and Robb Evans &
2 Associates LLC as Permanent Receiver ("Receiver") of Homeland Financial
3 Services, Inc., National Support Services, Inc., United Debt Recovery, LLC,
4 Financial Liberty Services, LLC ("Homeland Entities"), and Robina Capital, Inc.
5 dba Prosper Financial Solutions ("Robina/Prosper") and as Monitor ("Monitor") of
6 Nationwide Support Services, Inc. ("Nationwide") and Monitor of USA Debt Co.,
7 Inc. aka USADebtCo.com and Freedom First Financial, LLC ("Debtco/Freedom")
8 (individually and collectively for convenience herein "REA"), was originally filed
9 and noticed for hearing at 8:30 a.m. on February 12, 2007, and the hearing on the
10 Fee Motion was continued on the Court's own motion to 8:30 a.m. on February 26,
11 2007. No opposition to the Fee Motion was timely filed by any party. The Court,
12 having reviewed and considered the Fee Motion and all pleadings and papers filed
13 in support thereof, and no timely opposition having been filed to the Fee Motion,
14 and the Court having taken the Fee Motion under submission without a hearing, and
15 good cause appearing,

16 IT IS ORDERED that:

- 17 1. The Fee Motion and the relief sought therein is hereby granted in its
18 entirety; and
19 2. Without limiting the generality of the foregoing, the Court hereby
20 approves and authorized payment of the following fees and expenses incurred
21 during the period of October 1, 2006 through and including November 30, 2006
22 ("Second Expense Period"):

- 23 A. Receiver's fees, including those of the Receiver, the Receiver's senior
 members and staff, of \$25,894.11 and Receiver's expenses of \$4,155.50, and fees
 and expenses of the Receiver's attorneys McKenna Long & Aldridge LLP
 ("McKenna Firm") of \$14,142.71, pertaining to the Homeland Entities
 receivership;

1 B. Receiver's fees, including those of the Receiver, the Receiver's senior
2 members and staff, of \$2,891.74 and Receiver's expenses of \$106.80, and fees and
3 expenses of the Receiver's attorneys, the McKenna Firm, of \$3,685.50 pertaining to
4 the Robina/Prosper receivership;

5 C. Monitor's fees, including those of the Monitor, the Monitor's senior
6 members and staff, of \$6,260.98 and Monitor's expenses of \$105.61, and fees and
7 expenses of the Monitor's attorneys, the McKenna Firm, of \$3,053.00 for services
8 pertaining to Nationwide; and

9 D. Monitor's fees, including those of the Monitor, the Monitor's senior
10 members and staff, of \$814.38 and Monitor's expenses of \$8.35 pertaining to
11 Debtco/Freedom; and

12 3. The Court further approves the limited notice of the hearing on the Fee
13 Motion provided by REA and its counsel and finds that notice of the Fee Motion by
14 service of the notice of Fee Motion and Fee Motion on the parties to this action
15 through service on their counsel of record, service of notice of the hearing on the
16 Fee Motion on known unpaid vendor creditors of the Receivership Entities, and
17 REA's posting of the Fee Motion, supporting memorandum and declarations
18 without voluminous exhibits on REA's website for this case at
19 www.robbevans.com/html/homeland.html is deemed to be sufficient and
20 appropriate under the circumstances.

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22 Dated:

FEB 23 2007

DAVID O. CARTER

23 DAVID O. CARTER
24 United States District Judge
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